

FILED	LODGE
RECEIVED	COPY
JUL 11 2016	
CLERK U S DISTRICT COURT DISTRICT OF ARIZONA	
BY	P DEPUTY

James Oliver Romine Jr. Pro Se Litigant
 12494 Ironwood Dr.
 Yuma, Arizona 85367
 928-276-1844
 jromine2445@gmail.com

THIS DOCUMENT IS NOT IN PROPER FORM ACCORDING
 TO FEDERAL AND/OR LOCAL RULES AND PRACTICES
 AND IS SUBJECT TO REJECTION BY THE COURT.
 REFERENCE **CIVIL S.4**
 (Rule Number/Section)

**IN THE UNITED STATES DISTRICT COURT
 FOR THE DISTRICT OF ARIZONA**

<p>JAMES OLIVER ROMINE JR. Plaintiff</p> <p>v.</p> <p>JAMES NICHOLAS STANTON Defendant</p>	<p>Case No.: 2:16-cv-00604-JJT</p> <p>MOTION IN RESPONSE TO DISMISSAL AND AMENDMENT TO MOTION IN RESPONSE TO DISMISSAL AS AFFIDAVIT OF OPPOSITION</p>
--	--

**MOTION IN RESPONSE TO DISMISSAL AND AMENDMENT TO MOTION
 IN RESPONSE TO DISMISSAL AFFIDAVIT OF OPPOSITION**

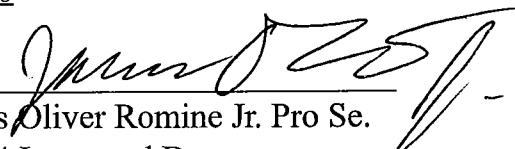
The Plaintiff respectfully requests that The Court accept The Plaintiff's Motion
 In Response to The Defendant's Motion to Dismiss and The Plaintiff's Amendment to
 Motion in Response to The Defendant's Motion to Dismiss as The Plaintiff's
 Opposition to The Defendant's Motion to Dismiss. This is only submitted as the term
 "Opposition" was not specifically stated in those two documents. The Plaintiff was

unaware if this was a required statement and felt it may need to be stated officially.

Apologies if this is obvious and unnecessary.

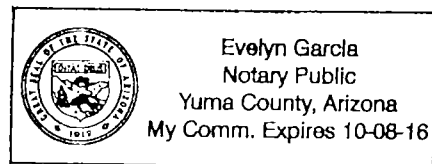
The Plaintiff files this Affidavit in Opposition with these two afore mentioned documents as Opposition and the undersigned requests the Defendant's Motion to Dismiss be denied.

RESPECTFULLY SUBMITTED this 9 day of July 2016

By: 
James Oliver Romine Jr. Pro Se.
12494 Ironwood Dr.
Yuma, Arizona 85367
jromine2445@gmail.com
928-276-1844

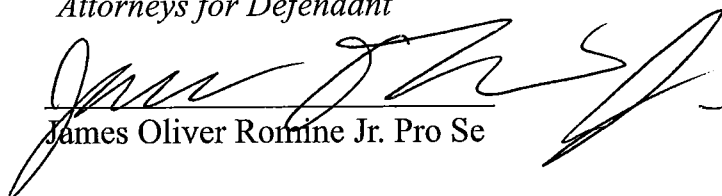
Sworn to and subscribed before
me this 9 day of July 2016.


NOTARY PUBLIC



CERTIFICATE OF SERVICE

I hereby certify that on July 9 of 2016, This
MOTION IN RESPONSE TO DISMISSAL AND
AMENDMENT TO MOTION IN
RESPONSE TO DISMISSAL AFFIDAVIT AS
OPPOSITION filed with the US District Court
of Arizona and in doing so HARTMAN TITUS
PLC will be automatically notified via the ECF system:
HARTMAN TITUS PLC
Bradley P. Hartman
John D. Titus
7114 E. Stetson Drive, Suite 205
Scottsdale, Arizona 85251-3250
Attorneys for Defendant


James Oliver Romine Jr. Pro Se